## TRANSPORTATION CORPORATION OF AMERICA

(3)

TELEPHONES:

Chicago Hts.-757-5900

## P. O. BOX 218 CHICAGO HEIGHTS, ILLINOIS 60411

Date: February 20, 1980

Interstate Commerce Commission Recordation Clerk Room 1211 12th & Constitution Ave., N.W. Washington, D.C. 20423 No.

11539

No.

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Fee \$ 50, Chiterstate Commerce Commission

ICC Washington, D. C.

Gentlemen:

Enclosed for recordation under the provision of Section 20(c) of the Interstate Commerce Act, as amended, are five (5) copies of the following:

Lease Agreement No. 102279 dated October 22, 1979

Rider No. dated

between TRANSPORTATION CORPORATION OF AMERICA and

Exeter Cooperative Elevator Company, Inc.

Recordation No. New

No. of Cars: EIGHT (8)

Description of Cars: Covered Hopper (LO)

Car Numbers: TCAX 60331 thru 60338, both inclusive

The names and address of the parties hereto are as follows:

Lessor:

Lessee:

Transportation Corporation of America P. O. Box 218 Chicago Heights, IL 60411

Exeter Cooperative Elevator Company, Inc. Exeter, Nebraska

The undersigned is the Vice President-Finance of Transportation Corporation of America and has knowledge of the matters set forth within the enclosed documents. Kindly record and thereafter return to S. D. Christianson, Transportation Corporation of America, P. O. Box 218, Chicago Heights, Illinois 60411, the remaining <u>four</u> copies of the enclosed document, marked "Recorded".

Attached hereto is a remittance in the sum of \$\frac{\*}{50.00}\$ covering the required Recording Fee.

Cordially,

TRANSPORTATION CORPORATION OF AMERICA

S. D. Christianson

Vice President - Finance

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Enclosures

	LEASE AGREEMENT		(5)
by and between	ENT, No. 102279, made and entered into Octobe en TRANSPORTATION CORPORATION OF AMERICA, as ago Heights, Illinois, (herein called "LESSOR") and	n Illinois Corpor	ation,
Exeter Coo	perative Elevator Company, Inc. Exeter,	Nebraska	<del>115</del> 39
a <u>Nebraska</u>	Corporation, (herein called "LESSEE").		Filed 1425
	WITNESSETH:		30 -3 <u>30</u> PM
Description of Leased Cars:	(1) LESSOR agrees to furnish to the LESSEE, and the LESSOR the cars specified within Attachment A which is affixed hereof, and such additional Riders as may be added hereto from ment of the parties and signed by their duly authorized represents shall set forth a brief description of the car, or cars, covered the as: number of cars, car numbers, the A.A.R. or I.C.C. specification capacity, delivery point, rental, commodity service, term through remain in LESSEE'S service, and other pertinent information both parties.	I hereto and made me time to time by ntatives. Each attacereby including such ion, cubic capacity, out which the cars	t from a part agree- hment facts truck shall
Use of Cars:	(2) LESSEE agrees to use said cars within the continental that and Canada (any use in Canada shall be incidental and temporary the commodities ("Commodity Service") stated in Attachment A agreement that said cars will at all times be used and operated in complications, regulations and orders; and further agrees upon the expirate Rental Term ("Rental Term") applicable to such cars set forth in Attachment A cars to be returned to LESSOR at its plant in Chicago Heights. Illinoic condition in which they were furnished, except for ordinary wear in any way after the physical structure of the cars without the approximation.	) for the transportate oplicable to said car ance with all lawfultion or termination ttachment A to cause, in the same, or as and tear, LESSEE w	ion of s; and l acts, of the se said good. vill not
Rent:	Attachment A from the date each car is delivered as specified in cars are delivered to LESSOR upon expiration of the Rental Term is Such rentals shall be paid to TRANSPORTATION CORPORAT 218, Chicago Heights, Illinois, or such other place as the LESSOR hereafter direct. Payment will be made in advance on the first d the term, except that LESSEE shall pay in advance, on delivery of one month's rent for the period intervening the date of delivery an succeeding month. As additional rent the LESSOR shall retain a Excess of Fixed Rental as specified within Paragraph 7(b) hereof.	n Attachment A and specified in Attachm TION OF AMERICA OR or its Assignee ay of every month f the cars, the pro-it did the first day of the	d until nent A, Box s may during rata of e next
Term of Lease:	(4) This AGREEMENT shall be effective as of the date first shall expire upon expiration of the Rental Term of the last car, of the Rental Term for each car shall be as specified within Attachme	r cars, covered here	
Repair and Maintenace:	(5) (a) LESSEE shall notify LESSOR within three (3) full knowledge of any damage to any of the cars. LESSOR agrees to and repair of said cars; but it will not pay for repairs made to subasis of Association of American Railroads interchange rules (unlessor written approval for any such excess repairs). No repairs to made by the LESSEE for LESSOR'S account without LESSOR of the cars become unfit for service and shall be held for repairs, and shall remain therein for a period in excess	pay for the maintended pay for the maintended pay for the cars should be prior written continuation of the cars of	enance of the ESSEE hall be onsent. shops

charges hereunder covering any such cars payable by LESSEE to LESSOR shall cease from and after the date of delivery of such car to such railroad or car shop for repairs until such car is released from the shop or until another car shall have been placed in the service of LESSEE by LESSOR in substitution for such car undergoing repairs.

In the event any of the subject cars shall be damaged or destroyed by the railroads, the service charge on any such car shall cease on the date of such damage or destruction. When such damaged car has been forwarded to a shop for repair, the mileage earned by such car to and from the shop shall be retained by the LESSOR. LESSEE shall pay all costs. charges and expenses including freight and switching charges for movement at any time and from time to time to and from repair shops, storage or terminal facilities.

- (b) LESSOR shall keep the cars in good order and repair, ordinary wear and tear excepted, comply with any additional requirements for safety appliances and construction as may hereafter be specified by American Association of Railroads and Interstate Commerce Commission and satisfactory for interchange in accordance with Association of American Railroads' rules, and all at its own cost and expense. LESSOR is not responsible to make any repairs until and unless notified by the LESSEE that such repair work is needed. LESSEE shall, at its expense, replace any removable parts, if lost, stolen or broken. If any physical change to the cars shall be required by any association or governmental rule, regulation or law, the LESSEE shall pay an additional monthly charge equal to \$1.50 per Car per month for each \$100.00 per Car cost incurred by the LESSOR so as to perform such changes, modifications or adjustments and such charge shall become effective upon the date of acceptance by a railroad of instructions to forward such Car to the LESSEE after such change, modification or adjustment has been accomplished.
- (c) LESSOR may require LESSEE to return cars for preventive maintenance or repairs and may withdraw from this Lease any cars which LESSOR deems uneconomical to maintain or repair.
- (d) LESSOR may, at any time and from time to time, replace any cars withdrawn from service under the terms of this Lease or which are lost, stolen or destroyed, with cars of like or similar specifications and such replacement cars shall be deemed to be subject to all terms and conditions of this Lease as if the same had been originally delivered to LESSEE at the time and at the place of the cars for which they are substituted. The parties agree to execute amendments to this Lease and such other and further documents as may be required by either party hereto so as to evidence the withdrawal, release or substitution of any cars in accordance with the terms of this Lease Agreement.
- (e) In the event of the loss, destruction or irreparable damage to any of the cars from any cause whatsoever, except while in possession of LESSOR, during the continuance of this lease, the LESSEE shall promptly and fully inform the LESSOR in regard to such loss, destruction or damage. If any of said cars are damaged or destroyed on any privately owned track, LESSEE shall pay unto LESSOR the cost of repairing such damage, or replacing such lost or destroyed cars. In no case shall that amount exceed the depreciated valuation of such cars as provided for in the Interchange Rules of the Association of American Railroads.

Inspection:

(6) LESSEE shall maintain a reasonable inspection schedule for each car. LESSEE shall indemnify and hold LESSOR harmless from any and all liability, loss, damage or claim therefor resulting from knowledge which the LESSEE shall have or should have had as a result of such reasonable inspection by the LESSEE.

Mileage and Per Diem Reports:

(7) (a) The LESSOR shall collect and retain all mileage earned by said cars and credit same to the extent of rental to the account of the LESSEE when received from the railroads, and also the LESSOR shall keep all records pertaining to car movements. The LESSEE shall assist the LESSOR in following the movements of said cars by furnishing the LESSOR complete weekly reports of the movements of cars; both loaded and empty, giving destination, date of loading, and the routing of each movement. The LESSEE agrees so to use said cars that the mileage under load shall be equal to the mileage empty on each railroad over which they move. If, at the end of the Lease Term, the empty mileage on any railroad exceeds the loaded mileage, the LESSEE shall immediately upon being billed by the LESSOFI, pay to the LESSOR for such excess at the loaded mileage rate. For purposes of this paragraph, the railroad mileage and junction reports received by LESSOR shall be prima facie evidence of the facts reported therein.

(b) LESSOR shall retain all mileage earned in excess of monthly rental due from LESSEE ("Mileage Earned in Excess of Fixed Rental"). LESSEE shall not permit any car to be used in unit train service unless consented to in writing by LESSOR.

Payment of Taxes:

(8) During the term of this Lease Agreement the LESSEE shall, in addition to the rentals herein specified, pay all sales, use, rental and excise taxes, assessments and other governmental charges, whatsoever, whether payable by the LESSOR or the LESSEE, on or relating to this Lease Agreement or to the cars leased hereunder; the LESSEE shall be under no obligation to pay any such tax so long as it is being contested in good faith and by appropriate administrative or legal proceedings and any expense incurred by LESSOR in which LESSEE concurs with respect to contesting the applicability of such sales tax, rental tax or use tax to this Lease Agreement shall be for the account of LESSEE.

Marking of Cars:

(9) (a) The **LESSOR** shall plainly, permanently stencil the ownership legend on each new car in letters not less than one (1) inch in height, reading:

# TITLE TO THIS CAR SUBJECT TO DOCUMENTS FILED WITH THE INTERSTATE COMMERCE COMMISSION

and immediately replace any such stencilling which becomes illegible, wholly or in part. Should changes or additions be required in the foregoing legend, LESSEE shall make such changes or additions, and the expense thereof shall be borne by the LESSOR. The LESSEE shall keep the cars free from any marking which might be interpreted as a claim of ownership thereof by anyone other than the LESSOR; and will not change, or permit to be changed, the identifying road numbers.

(b) LESSEE represents and warrants that subject cars are now and shall remain throughout the term of this lease marked and identified in accordance with the car numbers and other identification marks provided for within Attachment A.

Indemnification:

(10) Except while cars are in the possession of **LESSOR**, **LESSEE** will indemnify and hold **LESSOR** and all those who hold any security interest in a car harmless against all loss. expense, liability or damage during the term of this Lease Agreement by or to any of the cars hereby leased, or to or by the contents thereof, howsoever occurring.

Insurance:

(11) LESSEE shall, at its own cost and expense, with respect to each Car at all times maintain and furnish LESSOR with evidence of liability insurance in the amount of one million dollars (\$1,000,000) protecting LESSOR, naming LESSOR as an insured party, and written by companies acceptable to LESSOR. LESSEE'S obligation to maintain insurance with respect to each Car shall commence on the earlier of (i) the Delivery date of such Car or (ii) the date on which the manufacturer or vendor thereof shall cease to bear the risk of loss with respect thereto (whether or not such Car shall at such time have become subject to lease pursuant hereto), and shall continue until the Rental Term thereof terminates and, if such Car is required to be returned to LESSOR, until such return. LESSEE shall cooperate and, to the extent possible, cause others to cooperate with LESSOR and all companies providing any insurance to LESSEE or LESSOR or both with respect to the Cars.

Subleasing and Assignment:

- (12) (a) LESSEE will not sublease, assign or loan said cars or any of its rights, without the written consent of the LESSOR.
- (b) LESSOR may assign, pledge, mortgage, transfer or otherwise dispose of all of its rights, titles and interests herein, either in whole or in part ("ASSIGNMENT"). No notice of such assignment need be given to the LESSEE. The rights of any assignee specified in any such ASSIGNMENT or the rights of any party or parties on behalf of whom such assignee is acting, shall not be subject to any defense, setoff, counterclaim or recoupment whatsoever, whether arising out of any breach of any obligation of the LESSOR hereunder or by reason of any other indebtness or liability of any time owing by the LESSOR to the LESSEE. The making of any ASSIGNMENT by LESSOR shall not serve to relieve the LESSOR or the LESSEE of any liability or undertaking hereunder nor pose any liability or undertaking hereunder upon any such assignee.

Liens:

(13) The **LESSEE** shall keep the cars free from any encumbrances or liens which may be a cloud upon, or otherwise affect, the **LESSOR'S** title or the interest of the assignee of the **LESSOR**.

Remedies:

- (14) Upon the happening of any of the events of default as hereinafter defined, the **LESSOR** or its Assignee may then, or at any time thereafter, take possession of the cars and any accessions thereto, wherever same may be found, and, at the election of the **LESSOR** or the Assignee as the case may be, either:
- (a) declare this Lease Agreement terminated, in which event all rights of the parties hereunder shall cease except only the obligation of the **LESSEE** to pay accrued rentals to the date of retaking, or:
- (b) relet the cars as agent of the LESSEE, apply the proceeds of such reletting first to the expenses that may be incurred in the retaking and delivery of the cars to the new LESSEE, then to the payment of the rent due under this lease, and the LESSEE shall remain liable for any rents remaining due after so applying the proceeds so realized, and the LESSEE covenants and agrees to pay said deficit monthly as the same may accrue.

Default:

- (15) The happening of any of the following events shall be considered an "event of default" hereunder:
- (a) nonpayment of any installment of rent hereunder within thirty (30) days after the same becomes due:
- (b) failure of the LESSEE to comply with, or perform, any of the other terms and conditions of this Lease Agreement within thirty (30) days after receipt of written notice from the LESSOR, or its Assignee, demanding compliance therewith and performance thereof;
- (c) The appointment of a receiver or trustee in bankruptcy for the LESSEE or for any of its property and the failure by such receiver or trustee to adopt and assume and agree to perform the obligations of the LESSEE hereunder within thirty (30) days after such appointment.

Patent Indemnification: (16) LESSOR shall (except for articles or materials specified by LESSEE and also except for designs and systems used in the construction of subject cars as a result of LESSEE'S specifications) indemnify, protect and save harmless the LESSEE from all claims, demands, damages, including royalties, judgments (including court costs), attorneys fees, and expense in any way arising out of, or on account of, the use of any or all patented inventions, employed in and about the construction, repair, alterations, or improvements of the cars, or any part thereof, which are incorporated in any car at the inception of this Lease Agreement or Riders added hereto.

Filing:

(17) The LESSOR intends to cause this Lease to be filed and recorded with the Interstate Commerce Commission in accordance with the Interstate Commerce Commission Act. The LESSEE shall from time to time do and perform any other act, and execute, acknowledge, deliver, file, register and record any and all further instruments required by law, or requested by LESSOR, for the purpose of protecting its title and rights, or for the purpose of carrying out the intention of this Lease Agreement, and the LESSEE will promptly furnish to LESSOR certificates or other evidences of all such filing, registering and recording in form satisfactory to LESSOR. The LESSOR shall promptly reimburse LESSEE for any out-of-pocket expenses it may so incur.

Miscellaneous:

(18) It is mutually agreed that the time of payment of rentals is of the essence of this Lease Agreement and that this Lease Agreement and any Rider now and hereafter entered into is subject and subordinate to any Chattel Mortgage or Conditional Sale Agreement on the cars heretofore created and to the rights of any Trustee under any Equipment Trust heretofore or hereafter established by the LESSOR.

- (19) LESSOR may, at its own cost and expense, take a physical inventory of each of the cars.
- (20) The terms of this Lease Agreement and all rights and obligations hereunder shall be governed by the laws of the State of Illinois, in which state it has been executed and delivered.
- (21) LESSEE shall, at LESSEE'S cost, deliver to LESSOR such other acknowledgements, opinions of counsel, confirmations of lease and related documents as the LESSOR may reasonably request.

IN WITNESS WHEREOF, the parties hereto have caused this instrument to be signed and sealed by their respective corporate officers and duly attested, as to the date first above written.

(Corporate Seal)	TRANSPORTATION CORPORATION OF AMERICA (LESSOR)			
ATTEST	By: Wice President			
Assistant Secretary				
	5 - Loo O and analysis Floreston Communication Inc			
(Corporate Seal)	Exeter Cooperative Elevator Company, Inc Exeter, Nebraska (LESSEE)			
	PAR DE A A			

Ralph E. Jansen Secretary

ATTEST:

STATE OF ILLINOIS ) SS.
COUNTY OF COOK )
On this 19th day of February 1980, before me personally appeared to the personal with the sale of the seals affixed to the foregoing instrument is the corporate seal of said corporation, that said instrument was signed and sealed on behalf of said corporation by authority of its Board of Directors and he acknowledged that the execution of the foregoing instrument was the free act and deed of said corporation.  Notary Public
(SEAL) My Commission Expires:
STATE OF Nebroskal ) SS. COUNTY OF Fillmore)
On this
MARIE A.  EKELER COMMISSION EXPIRES OCTOBER 31 1983 (SEAN)
My Commission Expires: October 31, 1983

TRANSPORTATION CORPORATION OF AMERICA - LESSOR

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Exie	eter	Cooperative	Elevator	Company,	Inc.	Exeter, Nebras	ka LESS	Ε
3					AT.	CACHMENT A		

LEASE AGREEMENT NO. 102279 SAID LEASE AGREEMENT BEING DATED October 22, 1979

CAR NUMBERS:

TCAX 60331 thru TCAX 60338, both inclusive

CAR OWNER'S MARKS:

Title to this car subject to documents filed with the

Interstate Commerce Commission.

COMMODITY SERVICE:

Grain and Phosphate Covered Hopper (LO)

CLASS OF CAR:
NO. OF CARS:

Eight (8) 100-Ton

TRUCK CAPACITY: CUBIC CAPACITY:

4750 Cu. Ft.

RENTAL TERM:

Sixty (60) months

DELIVERY POINT:
DELIVERY PERIOD:

East Chicago, Indiana Third Quarter, 1980

FIXED RENTAL:

FIVE HUNDRED TWENTY-FIVE AND 00/100 DOLLARS (\$525.00) per car, per month, for sixty (60) consecutive months subject to adjustment and escalation as defined hereafter. The first payment shall be due on the sixtieth day immediately following the date on which the last car which is the subject of this Attachment is delivered to the LESSEE. Accordingly, the last rental payment shall be due on the sixtieth day immediately following the last day of the term of this lease.

ADJUSTMENT FOR EXCESS MILEAGE:

If at the end of the Lease term, the LESSOR determines that the total mileage per car has exceeded 40,000 miles in any 12 month period, a charge of  $2\frac{1}{2}\phi$  (\$.025) per mile for each mile in excess of 40,000 miles per car will be paid by the LESSEE.

ADJUSTMENT FOR ESCALATION IN PURCHASE PRICE OF CARS:

The Rental per car, per month of \$525.00 will increase \$9.25 per \$1,000 increase in material and manufacturing costs after June 15, 1979, to the date of delivery.

MAINTENANCE ESCALATION:

Commencing on the first day of the month following the month of change in the published AAR Car Repair Billing Freight Car Labor Rate, the monthly rental will be adjusted upward or downward to reflect changes in the AAR published hourly labor rate. The Rent will be so adjusted by \$1.01 per car, per month, for each one per cent (1%) or fraction thereof change in the AAR rate over the \$30.90 per hour rate in effect at July 1, 1979.

FRA INSPECTION:

Any inspection charges resultant from FRA requirements are not covered by this lease and are to be paid by the LESSEE.

CERTIFICATE OF INSPECTION AND ACCEPTANCE:

Exhibit "I" attached hereto and made a part hereof.

### CERTIFICATE OF INSPECTION AND ACCEPTANCE

TO:

THRALL CAR MANUFACTURING COMPANY

P. O. Box 218

Chicago Heights, Illinois 60411

Gentlemen:

The undersigned duly appointed inspector and representative of Exeter Cooperative Elevator Company, Inc. Exeter, Nebraska (LESSEE) hereby certifies that he has made a thorough examination of the following Railroad Cars bearing numbers as follows:

QUANTITY

DESCRIPTION

**CAR NUMBERS** 

Eight (8)

4750 Cu. Ft. Capacity 100-Ton Covered Hopper Cars TCAX 60331 thru TCAX 60338, both inclusive

and hereby accepts them for Lessee under and pursuant to that certain

Attachment A for Lease dated <u>October 22, 1979</u> between TRANSPORTATION CORPORATION OF AMERICA and LESSEE: that each of said Cars is plainly marked and stenciled on both sides of each Car with the words:

Title to this car subject to documents filed with the interstate Commerce Commission.

in readily visible letters, not less that 1" in height; and that each of said Cars fully complies with the requirements, standards and specifications referred to in said Lease.

Inspector for

Exeter Cooperative Elevator

**LESSEE** 

Company, Inc. Exeter, Nebraska

Dated this 14 day of Feb., 1980